

Comparison of Senate, House, and Proposed Conference Committee Versions of E2SSB 5536

Subject	Senate Version (E2SSB 5536)	House Version (H-1919.E)	Conference Committee Report (H-1994.4)	Special Session Striker
Drug Possession Offenses and Penalties	Possession of a Controlled Substance or a Counterfeit Substance are reclassified as gross misdemeanors. Possession of a Legend Drug or 40 Grams or Less of Cannabis are retained as misdemeanors.	Possession of a Controlled Substance, a Counterfeit Substance, a Legend Drug, or 40 Grams of Less of Cannabis are retained as misdemeanors. Misdemeanor offenses are established for the knowing possession of a controlled substance, counterfeit substance, or legend drug and use in a public place.	Same as the Senate version, except: (1) gross misdemeanor offenses are established for the knowing Possession of a Controlled Substance or Counterfeit Substance and Use in a Public Place; and (2) a misdemeanor offense is established for the knowing possession of a legend drug and use in a public place.	Knowing Possession of Counterfeit or Controlled Substances and knowing Use in a Public Place are gross misdemeanor crimes punishable by up to 180 days in jail and/or a \$1,000 fine, unless the defendant has at least two prior convictions for these crimes after July 1, 2023, in which case the potential confinement increases to up to 364 days in jail. The terms "public place" and "use" are defined.

Testing	Beginning January 1,	Same as the Senate version,	Same as the Senate	Same as the Conference
Evidence for Suspected Drug Violations	2025, the Washington State Patrol (WSP) must aim to complete the necessary analysis for evidence submitted for suspected violations of certain drug possession offenses within 45 days of receiving a request, but failure to do so does not constitute grounds for dismissal.	except the specific appropriation is eliminated.	version.	Committee Report.
Drug Paraphernalia	The prohibition on giving or permitting the giving of drug paraphernalia is eliminated. Certain items used for testing or analyzing controlled substances are eliminated from the definition of "drug paraphernalia" for the purpose of certain civil infractions. Distribution or use of public health supplies through public health programs, community-based HIV prevention	Same as the Senate version, except: (1) "smoking equipment" is removed from the list of public health supplies exempt from certain civil infractions; (2) "outreach, shelter, and housing programs" are added to the list of entities that may distribute public health supplies; and (3) state preemption of the field of drug paraphernalia regulation is established.	Same as the House version, except: (1) "smoking equipment" is restored to the list of public health supplies exempt from certain civil infractions; and (2) the preemption of drug paraphernalia regulation does not prohibit local laws or ordinances relating to public hearing or notice requirements for the establishment of public health program, community-based HIV prevention program, or outreach, shelter, and housing program facilities	Same as the Conference Committee Report, except the preemption of paraphernalia regulation does not prohibit cities and counties from enacting laws and ordinances related to the establishment or regulation of harm reduction services related to drug paraphernalia.

	programs, and pharmacies, is exempt from certain civil infractions. Public health and syringe service program staff are exempt from arrest and prosecution for certain drug possession offenses.		or the operation of such facilities, where consistent with state law and consistent with or approved by local public health policies.	
Pretrial Diversion	A pretrial diversion program is established for persons charged with certain drug possession offenses. The court may grant a defendant's motion for diversion, continue the hearing, and refer the defendant for an evaluation by a designated substance use disorder (SUD) treatment program. The court must make resources available to assist defendants with obtaining an SUD evaluation and assist the defendant with transportation to the evaluation, and the state	A pretrial diversion opportunity is established for persons charged with certain drug possession offenses. The "applicable programs" for pretrial diversion are recovery navigator programs (RNP), law enforcement assisted diversion (LEAD) programs, and arrest and jail alternative programs, and such programs must: (1) conduct a biopsychosocial assessment; (2) make written reports stating findings and recommendations based on the biopsychosocial assessment; (3) and provide	Same as the House version, except: (1) references to "biopsychosocial assessment" are eliminated and the term "applicable program" is replaced with references to RNPs, LEAD programs, and arrest and jail alternative programs; (2) language encouraging the prosecutor to consent to diversion if a defendant is only charged with other nonfelony offenses that are not crimes against persons is eliminated; (3) the RNP, LEAD program, or arrest and jail alternative program must provide the court with a confirmation of the	Same as the Conference Committee Report except: In all cases the court may not grant pretrial diversion unless the prosecutor consents.

must provide reimbursement for certain associated costs.

The prosecutor may motion to terminate diversion if it appears that the defendant is: (1) not substantially complying with the recommended treatment or services; (2) convicted of an offense that reflects the propensity for violence; (3) subsequently charged with a drug possession offense; or (4) convicted of a felony.

If a defendant successfully completes diversion, including substantial compliance with recommended treatment or services, the court must dismiss the charge or charges.

written status updates at least monthly.

If the applicable program's written report does not recommend any treatment or services, the defendant must instead complete an amount of community service as determined by the court, but not to exceed 120 hours.

The court is required to grant a motion for pretrial diversion in circumstances when the defendant is only charged with an applicable offense, and prosecuting attorneys are encouraged to divert other cases meeting certain criteria.

Provisions in the Senate version related to assisting an applicable defendant with obtaining an evaluation and transportation to the evaluation, and state reimbursement for certain associated costs, are eliminated.

defendant's completion of assessment and a statement indicating the defendant's enrollment or referral to any specific service or program, instead of a written report; (4) monthly status updates may be provided by the defendant's service provider: (5) the procedures for a hearing on a motion for termination from pretrial diversion are modified. including by eliminating the requirement for prosecutors to prove noncompliance by clear and convincing evidence; (6) a defendant completes pretrial diversion either by having 12 months of substantial compliance with recommended treatment and services, or by completing recommended treatment and services, whichever occurs first, or, if no treatment or services were recommended, by completing up to 120

hours of community The prosecutor may motion to terminate diversion if it service; (7) RNPs, LEAD appears that the defendant is programs, and arrest and not substantially complying jail alternative programs, with the recommended rather than prosecutors, treatment or services, or, if must input information about applicable cases in applicable, completing the community service; the the Health Care court must consider certain Authority's (HCA) data factors at the hearing; and integration platform, beginning January 1, the prosecutor must establish by clear and 2025; and (8) the convincing evidence that the definition of "substantial noncompliance was willful, compliance" is eliminated. and that the defendant should be terminated from pretrial diversion. Beginning January 1, 2024, prosecutors must input certain data and information about applicable cases in the statewide pretrial diversion tracking and reporting system. A defendant successfully completes pretrial diversion by having six months of substantial compliance with assessment and recommended treatment or services and progress

		toward recovery goals as reflected by a written status update from the applicable program, or by completing community service and submitting proof of completion to the court.		
		"Substantial compliance" is defined as a defendant actively engaging with or making himself or herself available to treatment and services, and not willfully abandoning treatment and services.		
Sentencing and Vacating Qualifying Offenses	The court must impose specific sentences for applicable drug offense convictions based on the defendant's willingness to comply with certain agreed conditions of probation, including imposing a 21-day minimum sentence if the defendant refuses treatment and services, and imposing minimum	The court must impose specific sentences for applicable drug offense convictions based on the defendant's willingness to comply with certain agreed conditions of probation. The mandatory minimum sentences for refusing treatment and services and the mandatory minimum sanctions for violating	The court is encouraged to utilize any other resolution of the charges or terms of supervision that suit the circumstances of the defendant's situation and advance stabilization, recovery, crime reduction, and justice when sentencing the defendant for applicable drug offenses.	Same as the Conference Committee Report.
	sanctions for violating agreed conditions of probation.	agreed conditions of probation in the Senate version are eliminated.	A person convicted of an applicable drug offense	

	A person convicted of an applicable drug offense may vacate the conviction by completing an SUD treatment program as part of an agreed condition of probation.	A person convicted of an applicable drug offense may vacate the conviction by having six months of substantial compliance with assessment and recommended treatment or services and progress toward recovery goals as reflected by a written status update from an RNP, LEAD program, or arrest and jail alternative program, or by completing court-ordered community service, as part of an agreed condition of probation. A person convicted of an applicable drug offense may vacate the conviction if the person has not been arrested, charged, or convicted in the two years following the current conviction.	may vacate the conviction by completing an SUD program and filing proof of completion with the court, or by obtaining an assessment from an RNP, LEAD program, or arrest and jail alternative program and having six months of substantial compliance with recommended treatment or services.	
Data Collection by the Administrative Office of the Courts	Not in the Senate version.	The Administrative Office of the Courts (AOC) must collect data and information, and submit an annual report, related to utilization and outcomes of	Removed.	Same as the Conference Committee Report.

		specific forms of pretrial diversion, sentencing, and postconviction relief for applicable drug offenses, and the rates of recidivism for certain offenders. AOC must establish and maintain a statewide pretrial diversion tracking and reporting system by January 1, 2024.		
Opioid Use Disorder Treatment	The list of facilities that are considered "essential public facilities" for the purpose of local land-use regulations is expanded to include opioid treatment programs (OTPs), recovery residences, SUD treatment facilities, and harm reduction programs excluding safe injection sites. Counties and cities may only impose reasonable conditional use requirements on OTPs that are similarly applied to other essential public facilities and health care	Same as the Senate version, except: (1) the definition of "harm reduction programs" is expanded to include SUD treatment and other services, rather than other health care services; and (2) the current law requirement for the Department of Health (DOH) to hold a public hearing before licensing or certifying an OTP is eliminated.	Same as the House version.	Same as the Conference Committee Report except: When making a decision on an application for licensing or certification of an OTP, DOH must provide public notice to all appropriate media outlets in the community in which the OTP is proposed to be located.

Law	settings, and counties and cities are prohibited from imposing a maximum capacity on an OTP. The existing LEAD pilot	Same as the Senate version.	Same as the House	Same as the Conference
Eaw Enforcement Assisted Diversion Grant Program	project is converted to a grant program administered by the HCA.	Same as the Senate version.	version.	Committee Report.
Funding Substance Use Disorder Treatment Programs	A program is established in the Department of Commerce to fund the construction costs necessary to start up SUD treatment programs in underserved regions of the state.	Same as the Senate version, but the program is expanded to include SUD services programs and recovery housing.	Same as the House version.	Same as the Conference Committee Report.
Mandatory Law Enforcement Diversion	The provision in current law requiring law enforcement to offer a person who would otherwise be subject to arrest for qualifying drug possession offenses at least two referrals to assessment and services in lieu of legal system involvement is repealed.	Same as the Senate version.	Same as the House version.	Same as the Conference Committee Report.

Reporting	The provision in current	Removed.	Same as the House	Same as the Conference
Obligations of	law that requires		version.	Committee Report.
Behavioral	behavioral health and			1
Health and	service providers to			
Service	inform the referring law			
Providers	enforcement agency of certain violations by persons referred to the provider by the agency for treatment and services is modified to require reporting and permit filing of criminal charges regardless of whether such reporting or filing of charges is consistent with the terms of the program.			
Right to Counsel in Family Law Proceedings	A child's parent, guardian, or custodian in a parenting plan or child custody proceeding may have the right to court-appointed counsel, subject to certain conditions.	Removed.	Same as the House version.	Same as the Conference Committee Report.
Recovery Residences	The HCA must: (1) make sufficient funding available to support establishment of an adequate and equitable stock of recovery residences in each region	Same as the Senate version, except: (1) the reference to expansion of a revolving fund program is eliminated; and (2) the provisions requiring outreach to underserved and rural areas	Same as the House version.	Same as the Conference Committee Report except: The voucher program for recovery residences is limited to providing

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of the state, including by	and training for housing	vouchers to hold bed
expansion of a revolving	providers are modified to	space for individuals
fund program; (2)	include "Black, indigenous,	who are waiting for
establish a voucher	and people of	treatment.
program to allow recovery	color communities and	
housing operators to hold	immigrant communities."	
bed space for individuals		
who are waiting for		
treatment or who have		
returned to use and need a		
place to stay while		
negotiating a return to		
stable housing; (3)		
conduct outreach to		
underserved and rural		
areas to support the		
development of		
recovery housing,		
including adequate		
resources for certain		
demographics and		
communities; and (4) by		
January 1, 2024, develop a		
training for housing		
providers to assist with		
providing		
appropriate services to		
certain communities.		
certain communities.		
Real and personal		
property used by a		
nonprofit organization in		
maintaining an approved		

	recovery residence is exempt from taxes levied for collection in calendar years 2024 through 2033, under certain conditions.			
Training and Resources for Parents and Caseworkers	By June 30, 2024, the HCA must, in consultation with the Department of Children, Youth, and Families (DCYF), develop training for parents of children and transition age youth with SUDs. The DCYF must make appropriate training and opioid overdose reversal medication available for use by caseworkers or employees that may encounter individuals experiencing overdose	Same as the Senate version, except: (1) the provision related to HCA and DCYF's training is codified in chapter 71.24 RCW, rather than chapter 43.21 RCW; (2) the training is for parents of transition age youth and adolescents, rather than children, with SUDs; (3) the training must including suicide prevention; and (4) the DCYF must provide opioid overdose reversal medication and training to DCYF staff whose job duties require in person service or case management for child welfare or juvenile rehabilitation clients.	Same as the House version.	Same as the Conference Committee Report.
Data Integration Platform	By June 30, 2024, the HCA must develop and implement a data integration platform: (1) to serve as a common database for diversion	Same as the Senate version, except HCA must engage and consult with the LEAD National Support Bureau on data integration approaches, platforms, quality	Same as the House version, except: (1) the platform is expanded to include tracking of pretrial diversion outcomes and demographic data about	Same as the Conference Committee Report.

	efforts across Washington; (2) to serve as a data collection and management tool for practitioners; and (3) to assist in standardizing definitions and practices.	assurance protocols, and validation practices for the platform.	participants, rather than requiring similar data tracking by the AOC; (2) the platform is developed to support RNPs, LEAD programs, arrest and jail alternative programs, and similar diversion efforts; and (3) information submitted to the platform	
			is exempt from public disclosure requirements.	
Study on Long-Term Effectiveness of Diversion Efforts	The HCA must contract with the Washington State Institute for Public Policy (WSIPP) to conduct a study of the long-term effectiveness of the RNPs, with reports due on June 30 of 2028, 2033, and 2038. The WSIPP must collaborate with the HCA and the Substance Use Recovery Services Advisory Committee to determine the parameters of the reports.	Same as the Senate version, except: (1) the study includes the long-term effectiveness of the RNPs and LEAD programs, rather than just the RNPs; (2) reports related to the study are due December 31 in the years 2024, 2026, and 2028, rather than June 30 in the years 2028, 2033, and 2038; and (3) the HCA may provide additional recommendations in the reports related to improving the RNPs and LEAD programs by enhancing their ability to provide alternatives to jail and prosecution in both urban and rural communities.	Same as the House version, except: (1) the study dates are changed to match the Senate version; (2) the study parameters are expanded to include an additional assessment by June 30, 2024, of whether the state's RNPs are implemented in fidelity with the core principals of LEAD, rather than requiring the Criminal Justice Training Commission (CJTC) to conduct a similar assessment.	Same as the Conference Committee Report.

Scope and	Not in the Senate version.	Provisions in current law	Same as the House	Same as the Conference
Operation of		related to the scope and	version, except: (1) the	Committee Report.
Recovery		operation of RNPs are	HCA is directed to revise	1
Navigator		modified to: (1) state that	its RNP standards by June	
Programs		the goal of the RNPs is to	30, 2024, rather than	
		provide law enforcement	December 31, 2023; and	
		and other criminal legal	(2) the assessment by the	
		system personnel with	CJTC is eliminated.	
		alternatives to legal system		
		involvement for criminal		
		activity stemming from		
		behavioral		
		health needs or poverty; (2)		
		require that each RNP have		
		a dedicated project manager		
		and be governed by policy		
		coordinating groups; (3)		
		define "core principles" to		
		be the core principles of a LEAD		
		program, as established by		
		the LEAD National Support		
		Bureau as of May 1, 2023;		
		(4) require RNPs to be		
		organized on a scale to		
		allow meaningful		
		engagement, collaboration,		
		and coordination with law		
		enforcement and municipal		
		agencies through the policy		
		coordinating groups; (5)		
		direct the HCA to revise its		

		RNP standards by December 31, 2023, to achieve fidelity with the core principles and incorporate the LEAD framework for diversion; (6) direct RNPs to prioritize individuals who are actually or potentially exposed to the criminal legal system; (7) direct the CJTC to conduct an assessment of the status of statewide implementation of the RNPs in fidelity with core principles and report to the Governor and the Legislature by December 1, 2023; and (8) provide immunity from civil liability for several identified entities for their administration of RNPs.		
Health Engagement Hubs	The HCA must develop payment structures for health engagement hubs by January 1, 2025. The HCA must make sufficient funding available to ensure that a	The HCA must implement a pilot program for health engagement hubs in at least two sites, with one site located in an urban area and one located in a rural area, by August 1, 2024.	Same as the House version, except: (1) the HCA must also develop payment structures for health engagements hubs by June 30, 2024; and (2) the HCA is prohibited from implementing certain	Same as the Conference Committee Report except: Health engagement hubs are limited to serving persons who are 18 years of age or older.

	health engagement hub is available within a two-hour drive for all communities and that there is at least one health engagement hub available per 200,000 state residents.		requirements related to value-based bundled payment methodology in managed care contracts unless expressly authorized by the legislature.	
Education and Employment Pathways	The HCA must establish a grant program for providers of employment, education, training, certification, and other supportive programs designed to provide persons recovering from SUDs with employment opportunities.	Same as the Senate version, except the grant program applies to programs designed to provide persons recovering from SUDs with employment and education opportunities, rather than only employment opportunities.	Same as the House version.	Same as the Conference Committee Report.
Statewide Treatment and Services Mapping Tool	The HCA must collaborate with the DOH and the Department of Social and Health Services (DSHS) to expand the Washington Recovery Help Line and the recovery readiness asset tool.	Same as the Senate version.	Same as the Senate version.	Same as the Conference Committee Report.
Work Group on Treatment Intake,	The HCA must convene a work group to recommend changes to systems,	Same as the Senate version.	Same as the Senate version.	Same as the Conference Committee Report.

Screening, and Assessments	policies, and processes related to intake, screening, and assessment for SUD services, and the work group must present its recommendations to the Governor and the Legislature by December 1, 2024.			
Remote Dispensing of Medication	Not in the Senate version.	Remote dispensing sites may dispense medications used for the treatment of the symptoms of opioid use disorder, and the dispensing technology may be owned by either a pharmacy or a remote dispensing site.	Same as the House version.	Same as the Conference Committee Report.
Data Collection Related to Substance Use Disorders	Not in the Senate version.	The HCA is responsible for regular assessments of the prevalence of SUDs and interactions of persons with SUDs with service providers, nonprofit service providers, health care facilities, and law enforcement agencies. The HCA must identify the necessary types and sources of data to implement appropriate data gathering to provide the information	Same as the House version.	Same as the Conference Committee Report.

		in its regular assessments, and report to the Governor and the Legislature regarding the available data and the new data needed to provide the information in the regular assessments. Beginning July 1, 2024, and each July 1 thereafter until July 1, 2028, the HCA must provide an implementation report to the Governor and Legislature regarding recovery residences, RNPs, the health engagement pilot programs, and the LEAD grants programs, and the data obtained by the HCA for the reports must be integrated with WSIPP's study on the long-term effectiveness of RNPs and LEAD programs.		
Appropriations	Appropriations are provided from multiple sources for the following purposes: (1) \$1.205 million to WSP for completing the analysis of evidence in certain drug possession offense	All specific appropriations in the Senate version are stricken, and the related provisions are made subject to appropriation.	Appropriations are provided from multiple sources for the following purposes: (1) \$60,000 to DOH for adopting rules and conducting inspections of mobile medication units;	Maintains all appropriations from the Conference Committee Report, with the following additions: An additional \$1.4 million to HCA for the

investigations; (2) \$34.551 million to the HCA for expanding efforts to provide opioid use disorder medication in city, county, regional, and tribal jails; (3) \$7 million to the HCA for providing support for new and established clubhouses throughout the state; (4) \$3.166 million to the HCA for establishing and expanding 23-hour crisis relief centers: (5) \$3.6 million to the HCA for maintaining a memorandum of understanding with the CJTC to provide ongoing funding for community grants; and (6) \$5 million to the HCA for providing ongoing grants to LEAD programs.

(2) \$734,000 to the Department of Revenue for administering the recovery residence tax exemption;

- (3) \$23,000 to the Joint Legislative Audit and Review Committee for conducting a tax preference review of the recovery residence tax exemption;
- (4) \$1.263 million to the WSP for completing the analysis of evidence in certain drug possession offense investigations; (5) \$7.593 million to the
- (5) \$7.593 million to the HCA for administering this act;
- (6) \$4 million to the HCA for establishing a health engagement hub pilot program;
- (7) \$3.6 million to the HCA for maintaining a memorandum of understanding with the CJTC to provide ongoing funding for community grants;
- (8) \$2 million to the HCA for establishing and

purpose of maintaining a memorandum of understanding with the CJTC to provide funding for community grants.

An additional \$2.5 million to HCA for the purpose of providing short-term housing vouchers to individuals with substance use disorders.

\$5 million to HCA for the purpose of awarding contracts through grant programs for LEAD.

An additional \$1.7 million to the Office of Homeless Youth to administer a competitive grant process to award funding to youth shelters, HOPE centers, and crisis residential centers to provide behavioral health support services.

expanding 23-hour crisis	\$9 million is
relief center capacity;	appropriated to the
(9) \$3.768 million to the	Office of Public
HCA for increasing the	Defense to provide
number of mobile	public defense services
methadone units operated	for defendants charged
by existing OTPs,	with possession or
increasing the number of	public use of drugs in
OTP fixed medication	counties with a
units operated by existing	population of 500,000
OTPs, and expanding	or less and cities with a
OTPs with a prioritization	population of 2000,000
for rural areas;	or less.
(10) \$5.242 million to the	
HCA for providing grants	
to providers of	
employment and	
educational services for	
individuals with SUDs;	
(11) \$2 million to the	
HCA for providing grants	
to support SUD family	
navigator programs;	
(12) \$5 million to the	
HCA to provide short-	
term housing vouchers for	
individuals with SUDs,	
with a focus on the five	
most populous counties of	
the state;	
(13) \$4 million to the	
HCA for providing grants	
for operational costs of	

Null and Void	Not in the Senate version.	Adds a null and void clause	recovery residences, with a focus on the five most populous counties of the state; (14) \$2 million to the HCA for providing behavioral health coresponder services on nonlaw enforcement emergency medical response teams; (15) \$500,000 to the HCA for continued and increased contracting services to provide information and support on safe housing and support services for certain youth; and (16) \$1.3 million to the Department of Commerce for the Office of Homeless Youth to administer grant funding to youth shelters and centers to provide behavioral health support services, including SUD services.	Same as the Conference
and	That in the Schale version.	and a severability clause.	except the null and void clause is removed.	Committee Report.

Severability Clauses				
Intent Section	Contains an intent section.	Contains a modified intent section.	Removed.	Same as the Conference Committee Report.